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("Policy");

- 3. That defendants Robert Ruey-Chih Tang and Phan B. Tran each claim entitlement to some or all of the Benefit Proceeds and that, to date, no other person or entity currently makes claim to American General for the Benefit Proceeds;
- 4. That American General was ready, willing, and able to deliver the benefits to the person(s) legally entitled thereto. However, by reason of actual and potential conflicting claims to the Benefit Proceeds, American General did not know and was unable to determine the person(s) legally entitled to them;
- 5. That American General properly filed its complaint in interpleader on or about June 15, 2005, and that this is a proper cause for interpleader;
- 6. That concurrently with the filing of its complaint in interpleader, American General deposited with the clerk of this Court the Benefit Proceeds, totaling One Hundred Five Thousand Nine Hundred Ten Dollars and Fifty Cents (\$105,910.50), which represents the insurance proceeds payable under the Policy, plus accrued interest;
- 7. That, having deposited the monies with the Clerk of the Court on or about June 15, 2005, American General, its successors, affiliates, parent corporation, officers and agents are fully and forever released, discharged, and acquitted from any liability of any kind or nature whatsoever under the Policy or by reason of the death of Vanessa Ly Tran as to any and all claims, charges, demands, or otherwise that exist or may arise at any time in the future;
- 8. That defendants Robert Ruey-Chih Tang and Phan B. Tran are permanently enjoined from instituting or prosecuting any proceeding in any state or United States court against American General, its successors, affiliates, parent corporation, officers and agents with respect to the Benefit Proceeds due under the Policy;
 - 9. That defendants Robert Ruey-Chih Tang and Phan B. Tran acknowledge and agree

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1	that American General has not made any representations regarding the legal or tax consequences of
2	any payments to be made pursuant to this Stipulation; and
3	10. That American General is dismissed from this action without cost to any party.
5	Date: September 21, 2005 WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LP
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7	12001
8	By:
9	ADRIENNE C. PUBLICOVER BETH A. FRUECHTENICHT
10	Attorneys for The American General Insurance Company
11	
12	Dated: September, 2005 ROPERS, MAJESKI, KOHN, BENTLEY
13	
14	By: MARK BONINO
15	Attorneys for Defendant Robert Ruey-Chih Tang
16 17	
18	Dated: September 26, 2005 LAW OFFICE OF PATRICK STANDIFER
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21	PATRICK STANDIFER Attorneys for Defendant Phan B. Tran
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×	STIPULATION AND ORDER FOR ENTRY OF JUDGMENT
	CASE NO.: C-05-2418 (HRL

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1	that American General has not made any representations regarding the legal or tax consequences of
2	any payments to be made pursuant to this Stipulation; and
3	10. That American General is dismissed from this action without cost to any party.
4	
5	Date: September, 2005 WILSON, ELSER, MOSKOWITZ, EDELMAN &
6	DICKER LLP
7	
8	
9	By: ADRIENNE C. PUBLICOVER
10	BETH A. FRUECHTENICHT Attorneys for The American General Insurance
11	Company
12	
13	Dated: September 27, 2005 ROPERS, MAJESKI, KOHN, BENTLEY
14	D. Mul/165
15	MARK BONINO
16	Attorneys for Defendant Robert Ruey-Chih Tang
17	
18	Dated: September, 2005 LAW OFFICE OF PATRICK STANDIFER
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21	PATRICK STANDIFER Attorneys for Defendant Phan B. Tran
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2	STIPULATION AND ORDER FOR ENTRY OF JUDGMENT
	CASE NO.: C-05-2418 (HR)

Case 5:05-cv-02418-HRL Document 15 Filed 11/29/05 Page 5 of 5 **ORDER** IT IS SO ORDERED. Dated: November 29, 2005 /s/ Howard R. Lloyd The Honorable Howard R. Lloyd Magistrate Judge of the U.S. District Court STIPULATION AND ORDER FOR ENTRY OF JUDGMENT

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